UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK
IN RE WORLD TRADE CENTER DISASTER SITE LITIGATION
JOSEPH SPITALIERI AND ANTONIETTA SPITALIERI,
Plaintiffs, - against -
THE CITY OF NEW YORK, AND AMEC CONSTRUCTION MANAGEMENT, INC., et al.,
Defendants.

 $\underline{\mathbf{X}}$

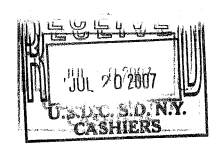
21 MC 100 (AKH)



6557

CHECK-OFF ("SHORT FORM") MASTER COMPLAINT

PLAINTIFF DEMANDS A TRIAL BY JURY



By Order of the Honorable Alvin K. Hellerstein, United States District Judge, dated June 22, 2006, ("the Order"), Master Complaints for all Plaintiffs were filed on August 18, 2006.

NOTICE OF ADOPTION

All headings and paragraphs in the Master Complaints are applicable to and are adopted by the instant Plaintiff(s) as if fully set forth herein in addition to those paragraphs specific to the individual Plaintiff(s), which are listed below. These are marked with an "\sum" if applicable to the instant Plaintiff(s), and specific case information is set forth, as needed, below.

Plaintiff, by his attorneys SULLIVAN PAPAIN BLOCK MCGRATH & CANNAVO, P.C. complaining of Defendants, respectfully alleges:

I. **PARTIES**

PLAINTIFF(S)

1.	X Plaintiff JOSEPH SPITALIERI (hereinafter the "Injured Plaintiff"), is an individual and a citizen of New York residing at 53 Apache Drive, Staten Island, New York 07726			
2.	Alternatively, 🗖	is the	of Decedent	, and
	brings this claim in his (her)	capacity as of the Estat	te of	
3.	3. X Plaintiff, ANTONIETTA SPITALIERI (hereinafter the "Derivative Plaintiff"), is an			itiff'), is an
	individual and a citizen of New York residing at 53 Apache Drive, Staten Island, New			
	York 07726, and has the following relationship to the Injured Plaintiff:			
X Plaintiff ANTONIETTA SPITALIERI at all relevant times herein, is and has			s and has been	

		I SPITALIERI, and brings this derivative action for by her husband, Plaintiff JOSEPH SPITALIERI. Other:
4.	_	01 throughout September 30, 2001, and thereafter, Plaintiff worked for the New York City Fire
	Please be as specific as possible when fi	lling in the following dates and locations
Location(s) throughout th From September 20 up to 24 hou including Oct hour shifts, as 2001.	Trade Center Site (i.e., building, quadrant, etc.) e four quadrants. ber 12, 2001 throughout the end of 001, for details running 12 hours and ars, on a daily basis, and thereafter, tober 2001, for an additional eight 24 and one shift of 24 hours in November by 27 shifts/days in total	The Barge From on or about until; Approximately hours per day; for Approximately days total. Other:* For injured plaintiffs who worked at Non-WTC Site building or location. The injured plaintiff worked at the address/location, for the dates alleged, for the hours per day, for the total days, and for the employer, as specified below:
From on or abo Approximately	York City Medical Examiner's Office out,	From on or about until; Approximately hours per day; for Approximately days total; Name and Address of Non-WTC Site
The Fresh		Building/Worksite:
Approximately	out until; / hours per day; for / days total.	
*Continue t	<u>-</u>	aper if necessary. If more space is needed to specify rate sheet of paper with the information.
5.	Injured Plaintiff	
	X Was exposed to and breathed above;	noxious fumes on all dates, at the site(s) indicated
	$\underline{\mathbf{X}}$ Was exposed to and inhaled or dates at the site(s) indicated above;	r ingested toxic substances and particulates on all
		or touched toxic or caustic substances on all dates at
	Please read this doc	

6.	Injured Plaintiff
X	Has not made a claim to the Victim Compensation Fund. Pursuant to §405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund that was denied. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund, that was subsequently withdrawn by Ground-Zero Plaintiff. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, the issue of waiver is inapplicable.
	Made a claim to the Victim Compensation Fund that was granted. Pursuant to § 405(c)(3)(B)(i) of the Air Transportation Safety and System Stabilization Act, 49 U.S.C. § 40101, Ground Zero-Plaintiff has waived her/his right(s) to pursue any

further

legal

action

for

the

injuries

identified

said

B. DEFENDANT(S)

7. The following is a list of all Defendant(s) named in the Master Complaint. If checked, all paragraphs pertaining to that Defendant are deemed pleaded herein.

X THE CITY OF NEW YORK	☐ 5 WORLD TRADE CENTER, LLC
X A Notice of Claim was timely filed and	\square 5 WTC HOLDINGS, LLC
served on October 10, 2006 and	$\underline{\mathbf{X}}$ AMEC CONSTRUCTION MANAGEMENT,
pursuant to General Municipal Law §50-h	INC.
the CITY held a hearing on (OR)	☐ 7 WORLD TRADE COMPANY, L.P.
X The City has yet to hold a hearing as	\square A RUSSO WRECKING
required by General Municipal Law §50-h	\square ABM INDUSTRIES, INC.
X More than thirty days have passed and the	\square ABM JANITORIAL NORTHEAST, INC.
City has not adjusted the claim	${f X}$ AMEC EARTH & ENVIRONMENTAL, INC.
(OR)	□ JOSEPH R. CORTESE SPECIALIZED HAULING,
An Order to Show Cause application to	LLC, INC.
deem Plaintiff's (Plaintiffs') Notice of Claim	☐ ATLANTIC HEYDT CORP
timely filed, or in the alternative to grant	☐ BECHTEL ASSOCIATES PROFESSIONAL
Plaintiff(s) leave to file a late Notice of Claim	CORPORATION
Nunc Pro Tunc (for leave to file a late Notice of	\square BECHTEL CONSTRUCTION, INC.
Claim Nunc Pro Tunc) has been filed and a	BECHTEL CORPORATION
determination	\square BECHTEL ENVIRONMENTAL, INC.
is pending	\square BERKEL & COMPANY, CONTRACTORS, INC.
Granting petition was made on	☐ BIG APPLE WRECKING & CONSTRUCTION
Denying petition was made on	CORP
	$\underline{\mathbf{X}}$ BOVIS LEND LEASE, INC.
PORT AUTHORITY OF NEW YORK AND	$\underline{\underline{\mathbf{X}}}$ BOVIS LEND LEASE LMB, INC.
NEW JERSEY ["PORT AUTHORITY"]	☐ BREEZE CARTING CORP
A Notice of Claim was filed and served	\square BREEZE NATIONAL, INC.
pursuant to Chapter 179, §7 of The Unconsolidated Laws of the State of New	\square BRER-FOUR TRANSPORTATION CORP.
York on	\square BURO HAPPOLD CONSULTING ENGINEERS,
More than sixty days have elapsed since	P.C.
the Notice of Claim was filed, (and)	C.B. CONTRACTING CORP
the PORT AUTHORITY has	CANRON CONSTRUCTION CORP
adjusted this claim	☐ CANTOR SEINUK GROUP
the PORT AUTHORITY has not adjusted	☐ CONSOLIDATED EDISON COMPANY OF
this claim.	NEW YORK, INC.
	CORD CONTRACTING CO., INC
☐ 1 WORLD TRADE CENTER, LLC	CRAIG TEST BORING COMPANY INC.
☐ 1 WTC HOLDINGS, LLC	☐ DAKOTA DEMO-TECH
☐ 2 WORLD TRADE CENTER, LLC	☐ DIAMOND POINT EXCAVATING CORP
☐ 2 WTC HOLDINGS, LLC	☐ DIEGO CONSTRUCTION, INC.
☐ 4 WORLD TRADE CENTER, LLC	DIVERSIFIED CARTING, INC.
☐ 4 WTC HOLDINGS, LLC	DMT ENTERPRISE, INC.
·	☐ ☐ D'ONOFRIO GENERAL CONTRACTORS CORP

Please read this document carefully.

It is very important that you fill out each and every section of this document.

☐ EAGLE LEASING & INDUSTRIAL SUPPLY	☐ PLAZA CONSTRUCTION MANAGEMENT
☐ EAGLE ONE ROOFING CONTRACTORS INC.	CORP.
□ EAGLE ONE ROOFING CONTRACTORS INC. □ EAGLE SCAFFOLDING CO	□ PRO SAFETY SERVICES, LLC
☐ EJ DAVIES, INC.	□ PT & L CONTRACTING CORP
□ EN-TECH CORP	REGIONAL SCAFFOLD & HOISTING CO, INC.
☐ ET ENVIRONMENTAL	ROBER SILMAN ASSOCIATES
☐ EVERGREEN RECYCLING OF CORONA	ROBERT L GEROSA, INC
	□RODAR ENTERPRISES, INC.
EWELL W. FINLEY, P.C.	ROYAL GM INC.
EXECUTIVE MEDICAL SERVICES, P.C.	☐ SAB TRUCKING INC.
F&G MECHANICAL, INC.	SAFEWAY ENVIRONMENTAL CORP
FLEET TRUCKING, INC.	SEASONS INDUSTRIAL CONTRACTING
FRANCIS A. LEE COMPANY, A	☐ SEMCOR EQUIPMENT & MANUFACTURING
CORPORATION	CORP.
FTI TRUCKING	☐ SILVERITE CONTRACTORS
GILSANZ MURRAY STEFICEK, LLP	☐ SILVERSTEIN PROPERTIES
GOLDSTEIN ASSOCIATES CONSULTING	☐ SILVERSTEIN PROPERTIES, INC.
ENGINEERS, PLLC HALLEN WELDING SERVICE, INC.	☐ SILVERSTEIN FROFERTIES, INC. ☐ SILVERSTEIN WTC FACILITY MANAGER,
HALLEN WELDING SERVICE, INC. H.P. ENVIRONMENTAL	LLC
KOCH SKANSKA INC.	☐ SILVERSTEIN WTC, LLC
	☐ SILVERSTEIN WTC, LLC
LAQUILA CONSTRUCTION INC	LLC
LASTRADA GENERAL CONTRACTING CORP	☐ SILVERSTEIN WTC PROPERTIES, LLC
LESLIE E. ROBERTSON ASSOCIATES	☐ SILVERSTEIN WICE PROPERTIES, ELC
CONSULTING ENGINEER P.C.	
LIBERTY MUTUAL GROUP	
LOCKWOOD KESSLER & BARTLETT, INC.	
LUCIUS PITKIN, INC	☐ SKIDMORE OWINGS & MERRILL LLP
LZA TECH-DIV OF THORTON TOMASETTI	SURVIVAIR
MANAFORT BROTHERS, INC.	☐ TISHMAN INTERIORS CORPORATION,
MAZZOCCHI WRECKING, INC.	☐ TISHMAN SPEYER PROPERTIES,
MERIDIAN CONSTRUCTION CORP.	☐ TISHMAN CONSTRUCTION CORPORATION
☐ MORETRENCH AMERICAN CORP.	OF MANHATTAN
\square MRA ENGINEERING P.C.	☐TISHMAN CONSTRUCTION CORPORATION
☐ MUESER RUTLEDGE CONSULTING	OF NEW YORK
ENGINEERS	☐ THORNTON-TOMASETTI GROUP, INC.
☐ NACIREMA INDUSTRIES INCORPORATED	☐ TORRETTA TRUCKING, INC
\square NEW YORK CRANE & EQUIPMENT CORP.	☐ TOTAL SAFETY CONSULTING, L.L.C
☐ NICHOLSON CONSTRUCTION COMPANY	☐ TUCCI EQUIPMENT RENTAL CORP
OLYMPIC PLUMBING & HEATING	$\underline{\mathbf{X}}$ TULLY CONSTRUCTION CO., INC.
PETER SCALAMANDRE & SONS, INC.	$\underline{\mathbf{X}}$ TULLY ENVIRONMENTAL INC.
PINNACLE ENVIRONMENTAL CORP	$\underline{\mathbf{X}}$ TULLY INDUSTRIES, INC.
\square PLAZA CONSTRUCTION CORP.	$\underline{\mathbf{X}}$ TURNER CONSTRUCTION CO.

Please read this document carefully. It is very important that you fill out each and every section of this document.

X TURNER CONSTRUCTION COMPANY X TURNER CONSTRUCTION INTERNATIONAL, LLC TURNER/PLAZA, A JOINT VENTURE ULTIMATE DEMOLITIONS/CS HAULING VERIZON NEW YORK INC, VOLLMER ASSOCIATES LLP W HARRIS & SONS INC SIEGE WEEKS MARINE, INC.	□ WHITNEY CONTRACTING INC. □ WOLKOW-BRAKER ROOFING CORP □ WORLD TRADE CENTER PROPERTIES, LI □ WSP CANTOR SEINUK □ YANNUZZI & SONS INC □ YONKERS CONTRACTING COMPANY, INC. □ YORK HUNTER CONSTRUCTION, LLC				
☐ WEIDLINGER ASSOCIATES, CONSULTING ENGINEERS, P.C.					
Non-WTC Site Building Owner Name: Business/Service Address: Building/Worksite Address: Non-WTC Site Lessee Name: Business/Service Address: Building/Worksite Address:	Non-WTC Site Building Managing Agent Name: Business/Service Address: Building/Worksite Address:				
 II. JURISDICTION 8. The Court's jurisdiction over the subject matter of this action is: X Founded upon Federal Question Jurisdiction; specifically; X; Air Transport Safety & System Stabilization Act 					
of 2001.	S OF ACTION				
	named defendants based upon the following theories				
Breach of the defendants' duties and obligations pursuant to the New York State Labor Law(s) including §§ 200 and 240	X Common Law Negligence, including allegations of Fraud and Misrepresentation				
Breach of the defendants' duties and obligations pursuant to the New York State Labor Law 241(6)	 X Air Quality; X Effectiveness of Mask Provided; X Effectiveness of Other Safety Equipment 				

Please read this document carefully. It is very important that you fill out each and every section of this document.

Provided

X	Pursuant to New York General Municipal Law §205-a	(specify:); □ Other(specify):	
	Pursuant to New York General Municipal Law §205-e	Wrongful Death	
		Loss of Services/Loss of Consortium for Derivative Plaintiff	
		Other:	

IV CAUSATION, INJURY AND DAMAGE

9. As a direct and proximate result of defendant's culpable actions in the rescue and/or recovery and/or construction, renovation, alteration, demolition and all work performed at the premises, the Injured Plaintiff sustained (including, but not limited to) the following injuries:

□ Cancer Injury: Date of onset: Date physician first connected this injury to WTC work: X Respiratory Injury: reactive airway disease, obstructive pulmonary impairment; respiratory insufficiency; asthma; diminished lung capacity; and other injuries, the full extent of which have not yet been determined. Date of onset: On or about September 1, 2006, Injured Plaintiff was administered a pulmonary function test, and diagnosed with reactive airway disease, obstructive pulmonary impairment, respiratory insufficiency and asthma. Previously, on or about May 2005, the Injured Plaintiff passed a pulmonary function test. Date physician first connected this injury to WTC work: On or about September 2006 and/or thereafter. □ Digestive Injury: Date of onset: Date physician first connected this injury to WTC work: NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Loss of the enjoyment of life X Loss of carnings and/or impairment of earning capacity X Loss of retirement benefits/diminution of retirement benefits diminution of retirement benefits					allinus alkauttaassa assammin suurus annastan mannakkiitiin maltantan tantakiitaisen kisatin asti mannastan as	
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WTC work:		i de la companya del companya de la companya de la companya del companya de la co				
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to WTC work: On or about September 2006 and/or thereafter. Digestive Injury: Date of onset: Date physician first connected this injury to WTC work: Date physician first connected this injury to WTC work: NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Expenses for medical care, treatment, and rehabilitation X Other: X Loss of the enjoyment of life X Other: X Mental anguish Medical monitoring Medical monitoring Other:		Date physician first connected this injury				
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Date of onset: Date physician first connected this injury to WTC work: NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Expenses for medical care, treatment, and rehabilitation X Loss of the enjoyment of life X Other: X Mental anguish X Disability Medical monitoring Other:		·		•		
Date physician first connected this injury to WTC work: NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X		Digestive Injury:				
WTC work: NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Expenses for medical care, treatment, and rehabilitation X Loss of the enjoyment of life X Other: X Mental anguish Expenses for medical care, treatment, and rehability Medical monitoring Medical monitoring Other:		Date of onset:			Date of onset:	
NOTE: The foregoing is NOT an exhaustive list of injuries that may be alleged. 10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X		; * *				
10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X		WTC work:			to WTC work:	
10. As a direct and proximate result of the injuries identified in paragraph "1", above, the Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X				. 7.		
Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Expenses for medical care, treatment, and rehabilitation X Loss of the enjoyment of life X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Other: X Disability Medical monitoring Other:		NOTE: The foregoing is NOT an exhau	sti	ive list	of injuries that may be alleged.	
Ground Zero-Plaintiff has in the past suffered and/or will in the future suffer the following compensable damages: X Pain and suffering X Expenses for medical care, treatment, and rehabilitation X Loss of the enjoyment of life X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Mental anguish Expenses for medical care, treatment, and rehabilitation X Other: X Other: X Disability Medical monitoring Other:		10 As a direct and provimate regult of the	. :.	ninriad	identified in nargaranh "1" shove the	
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earning capacity X Disability Medical monitoring Y Disability Other:	X	Loss of earnings and/or impairment of			X Mental anguish	
X Loss of retirement benefits/diminution of	==				-	
X Loss of retirement benefits/diminution of Other:						
retirement benefits	$\underline{\mathbf{X}}$	Loss of retirement benefits/diminution of				
		retirement benefits			omor.	

Please read this document carefully. It is very important that you fill out each and every section of this document. 11. As a direct and proximate result of the injuries described *supra*, the derivative plaintiff(s), if any, have in the past suffered and/or will in the future suffer a loss of the love, society, companionship, services, affection, and support of the plaintiff and such other losses, injuries and damages for which compensation is legally appropriate.

WHEREFORE, plaintiff(s) respectfully pray that the Court enter judgment in his/her/their favor and against defendant(s) for damages, costs of suit and such other, further and different relief as may be just and appropriate.

Plaintiffs demand that all issues of fact in this case be tried before a properly empanelled jury.

Dated: New York, New York

July 16, 2007

Yours, etc.

SULLIVAN PAPAIN BLOCK MCGRATH & CANNAVO P.C.

Attorneys for Plaintiff

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